

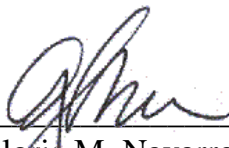


1 Amendment rights. This led Defendant to believe that a main issue in the case was a federal  
2 question. The Court finds this reasonable.

3 Furthermore, “[i]n actions seeking declaratory or injunctive relief, it is well established  
4 that the amount in controversy is measured by the value of the object of the litigation.” *Cohn v.*  
5 *Petsmart, Inc.*, 281 F.3d 837, 840 (9th Cir. 2002). Many times in insurance disputes requesting  
6 declaratory relief the insurance policy limit is the measure of the amount in controversy.  
7 Defendant’s argument however was unpersuasive in regards to this case because of the unique  
8 factual circumstances presented. Had Defendant’s arguments been persuasive then diversity of  
9 citizenship would have existed. Therefore, the Defendant had an objectively reasonable basis  
10 for the removal.

11 **IT IS HEREBY ORDERED** that Plaintiff Nancy Quon’s Motion for Attorney’s Fees  
12 (ECF No. 25) is **DENIED**.

13 DATED this 12th day of December, 2011.

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Gloria M. Navarro  
United States District Judge